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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/634,221	08/04/2003	Peter D. Roberts	LSBC-0137-CP04B	1497
	7590 10/18/200 E BIOLOGY CORPO	•	EXAMINER	
3333 VACA VALLEY PARKWAY			ZHENG, LI	
SUITE 1000 VACAVILLE,	CA 95688		ART UNIT	PAPER NUMBER
·			1638	
			MAIL DATE	DELIVERY MODE
			10/18/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)		
	10/634,221	ROBERTS ET AL.		
Office Action Summary	Examiner	Art Unit		
	Li Zheng	1638		
The MAILING DATE of this communication Period for Reply	n appears on the cover sheet v	vith the correspondence address		
A SHORTENED STATUTORY PERIOD FOR RI WHICHEVER IS LONGER, FROM THE MAILIN - Extensions of time may be available under the provisions of 37 CI after SIX (6) MONTHS from the mailing date of this communicatio - If NO period for reply is specified above, the maximum statutory p - Failure to reply within the set or extended period for reply will, by any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).	IG DATE OF THIS COMMUN FR 1.136(a). In no event, however, may a on. Period will apply and will expire SIX (6) MC statute, cause the application to become A	ICATION. reply be timely filed NTHS from the mailing date of this communication BANDONED (35 U.S.C. § 133).		
Status				
Responsive to communication(s) filed on 2 This action is FINAL . 2b) Since this application is in condition for all closed in accordance with the practice uncertainty.	This action is non-final. owance except for formal ma	·	5	
Disposition of Claims				
4) ⊠ Claim(s) 3,6-24,27,32 and 36 is/are pendi 4a) Of the above claim(s) is/are with 5) ⊠ Claim(s) 3, 6-12,15, 20-24, 27, 32 and 36 6) ⊠ Claim(s) 13,14 and 16-19 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction a	ndrawn from consideration.			
Application Papers	•			
9) The specification is objected to by the Example 10) The drawing(s) filed on is/are: a) Applicant may not request that any objection to Replacement drawing sheet(s) including the control of the oath or declaration is objected to by the	accepted or b) objected to the drawing(s) be held in abeya prrection is required if the drawing	nce. See 37 CFR 1.85(a). g(s) is objected to. See 37 CFR 1.121(d	d).	
Priority under 35 U.S.C. § 119				
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 				
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08)	B) Paper No 5) Notice of	Summary (PTO-413) (s)/Mail Date Informal Patent Application		
Paper No(s)/Mail Date	6) [] Other:	<u> </u>		

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DETAILED ACTION

- 1. Applicant's cancellations of claims 4-5, 25, 28-29, 31, 33-35 and 37, and amendment to claims 3, 6-20, 22, 27, 32 and 36 filed on 7/28/2007 are acknowledged.

 Claims 3, 6-24, 27, 32 and 36 are pending and examined on the merits.
- 2. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.
- 3. The objection to the specification is withdrawn due to amendment to the specification.
- 4. The objections to the claims are withdrawn due to claim amendment.
- 5. The rejection of claim 17 under 35 U.S.C. 112 second paragraph is withdrawn due to claim amendment.

Claim Rejections - 35 USC § 112

6. Claims 13-14, and 16-19 remain rejected under 35 U.S.C. 112, first paragraph, because the specification, while being enabling for a bipartite RNA viral vector, which comprises any modified tobravirus RNA-1 comprising a first foreign RNA sequence encoding all or part of putrescine N-methyltransferase, wherein said first foreign RNA sequence is operably linked to the 3' end of the stop codon of the RNA sequence that encodes for a 16 kDa cysteine-rich protein of RNA-1, and any modified tobravirus RNA-2 comprising a promoter-gene construct comprising a subgenomic promoter operably linked to a second foreign RNA sequence encoding all or part of putrescine Nmethyltransferase, wherein said promoter-gene construct is inserted in place of the 2C gene, does not reasonably provide enablement for said bipartite RNA viral vector wherein the first and second foreign RNA sequence encode all or part of any Nop 10like small nucleolar ribonucleoprotein, any DEAD box RNA helicase, any methionine synthase, any PRP 19-like splicesomal protein, any CRS2 protein, or any GTP-binding protein. The specification does not enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to use the invention commensurate in scope with these claims, for the reasons of record stated in the Office action mailed February 27, 2007. Applicants traverse in the paper filed July 28, 2007. Applicants' arguments have been fully considered but were not found persuasive.

Applicants argue that claim 13 is supported by Example 14 wherein the screening of such a vector is described and the class of Nop 10-like small nucleolar ribonucleoprotein is described and that the utility of the vector in changing phenotypic traits in the plant host, affecting biochemical pathways within the plant, or affecting

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endogenous gene expression within the plant is described in many places in the specification (response, paragraph bridging pages 8-9). However, the utilities claimed as above are not specific. The specification teaches that the transgenic plant comprising claimed vector of claim 13 shows increased stem circumference, distorted leaves and severely stunted growth. However, it is not clear how one in the forest industry would use the plant, given that the plants are also severely stunted.

Applicants further present similar arguments for rejections of claims 14 and 1619. However, for the same reason discussed above, the argument is not found persuasive.

In addition, Applicants are reminded that the claimed vectors broadly encompass all GTP-binding proteins and all the DEAD box RNA helicases, both of which represent a large family members. It is unclear, silencing which member in the gene family would show similar phenotype as the one exemplified in the specification. Further, even for the exemplified gene, it also unclear, how many members in the gene family are affected by the exemplified vector. Since gene silencing is sequence dependent, it is unclear which part of sequence can be used to generating a silencing vector which confers similar phenotype as the exemplified vectors.

Summary

No claim is allowed.

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THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Li Zheng whose telephone number is 571-272-8031. The examiner can normally be reached on Monday through Friday 9:00 AM - 5:30 PM EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Anne Marie Grunberg can be reached on 571-272-0975. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

ELIZABETH MCELWAIN PRIMARY EXAMINER